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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/009,690	03/12/2002	Inge Johansen	2001_1827A	1301
513	7590 11/09/2004		EXAM	INER
WENDEROTH, LIND & PONACK, L.L.P. 2033 K STREET N. W.			KERNS, KEVIN P	
SUITE 800			ART UNIT	PAPER NUMBER
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DATE MAILED: 11/09/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Action Comments	10/009,690	JOHANSEN ET AL.				
Office Action Summary	Examiner	Art Unit				
	Kevin P. Kerns	1725				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet wi	th the correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reward within the statutory minimum of thirt will apply and will expire SIX (6) MON, cause the application to become AB	eply be timely filed  y (30) days will be considered timely.  THS from the mailing date of this communication.  SANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 28 Se	eptember 2004.					
2a)⊠ This action is <b>FINAL</b> . 2b)□ This	This action is <b>FINAL</b> . 2b) This action is non-final.					
3) Since this application is in condition for allowar	nce except for formal matte	ers, prosecution as to the merits is				
closed in accordance with the practice under E	x parte Quayle, 1935 C.D	. 11, 453 O.G. 213.				
Disposition of Claims						
4)⊠ Claim(s) <u>9,11-14 and 16-18</u> is/are pending in th	☑ Claim(s) <u>9,11-14 and 16-18</u> is/are pending in the application.					
4a) Of the above claim(s) is/are withdray	vn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>9,11-14 and 16-18</u> is/are rejected.						
7)⊠ Claim(s) <u>9</u> is/are objected to.						
8) Claim(s) are subject to restriction and/or	r election requirement.					
Application Papers						
9) The specification is objected to by the Examine	r.					
10) The drawing(s) filed on is/are: a) acce	epted or b) objected to	by the Examiner.				
Applicant may not request that any objection to the	drawing(s) be held in abeyan	ce. See 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correcti	ion is required if the drawing	(s) is objected to. See 37 CFR 1.121(d).				
11) The oath or declaration is objected to by the Ex	aminer. Note the attached	Office Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
<ul> <li>12) Acknowledgment is made of a claim for foreign</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents</li> </ul>		119(a)-(d) or (f).				
2. Certified copies of the priority documents		nntication No				
3. Copies of the certified copies of the prior		<u> </u>				
application from the International Bureau	-	roocived in this Hational Ctage				
* See the attached detailed Office action for a list		received.				
Attachment(s)						
1) Notice of References Cited (PTO-892)	· —	ummary (PTO-413) s)/Mail Date				
<ul> <li>2) Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)</li> <li>Paper No(s)/Mail Date</li> </ul>		formal Patent Application (PTO-152)				

Art Unit: 1725

#### **DETAILED ACTION**

## Claim Objections

1. Claim 9 is objected to because of the following informalities: in the 2<sup>nd</sup> line from the end of the claim, "," should be added after "cavity" for further clarity. Appropriate correction is required.

### **Double Patenting**

2. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970);and, *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

3. Claims 9, 11, 12, 14, 16, and 17 are provisionally rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 11, 17, and 23-30 of copending Application No. 10/018,174. Although the conflicting claims are not identical, they are not patentably distinct from each other because the claims share identical elements (steel mold housing having a plurality of channels, permeable wall material, at least one annular slit/nozzle, and a thermally

**Art Unit: 1725** 

insulating plate provided with through holes and a protrusion), with the exception of the functional limitations of primary and secondary cooling provided in 10/009,690. One of ordinary skill in the art would have recognized that the structures provided in claims 11, 17, and 23-30 of 10/018,174 would clearly be able to provide increased/decreased cooling to the metal being cast, corresponding to claims 9, 11, 12, 14, 16, and 17 of the present application.

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

## Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Art Unit: 1725

6. Claims 9, 11-14, and 16-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dantzig et al. (US 4,523,624) in view of Naess, Jr. et al. (EP 0 337 769).

Dantzig et al. disclose a horizontal casting apparatus for casting round ingots of aluminum, steel, and other metals, in which the apparatus includes a liquid metal reservoir 22, a releasable, circular mold 12 (steel is disclosed as one material for the mold) having a mold cavity, a valved lubricant (oil, graphite etc.) supply system (50,51,52,54,56) for providing a first (primary/secondary) cooling, and a cooling (preferably water) manifold arranged circumferentially around the outer mold wall 16, such that a second (primary/secondary) cooling (through slits) is controlled by a valving arrangement 48 (abstract; column 3, lines 25-68; column 4, lines 1-53; and Figures 1 and 2). Dantzig et al. do not specifically disclose a permeable wall material (for supply of oil and/or gas) along the interior wall of the mold housing, an axial protrusion extending along the permeable wall material, and the multiple housing structures.

However, Naess, Jr. et al. disclose a horizontal continuous casting apparatus for casting aluminum and other metals, in which the apparatus includes a mold cavity 4 provided with a permeable ring 20 for the supply of oil and/or gas via gas bore 21 and oil bore 22, an inwardly protruding (axial) projection 15 extending along the surface of the permeable wall material (permeable ring 20 (held by tongue 27 and groove 26), which is provided along the interior wall of the mold cavity 4), first housing structure 11 contacting permeable ring 20, second housing part 5, and aluminum/steel sleeve 12

Art Unit: 1725

serving as a thermally insulating annular plate that includes the axial protruding projection 15 at its bottom side, with the sleeve held in by bolts to allow for removal/exchange with other sleeves of different sizes, and a cooling water supply 29-32 (abstract; column 1, lines 3-15 and 53-63; column 2, lines 1-10 and 28-63; column 3, lines 1-65; column 4, lines 1-52; and Figures 1-6). These features are advantageous for providing controlled, uniform cooling of one or more molds of selectively different shapes and sizes by providing oil and/or gas through the permeable material (abstract; column 1, lines 3-15; column 3, lines 15-19; and column 4, lines 47-52).

It would have been obvious to one of ordinary skill in the art at the time the applicants' invention was made to modify the horizontal casting apparatus disclosed by Dantzig et al., by adding the permeable wall material along the interior wall of the mold housing, an axial protrusion extending along the permeable wall material, and the multiple housing structures, all of which are taught by Naess, Jr. et al., in order to provide controlled, uniform cooling of one or more molds of selectively different shapes and sizes by providing oil and/or gas through the permeable material (Naess, Jr. et al.; abstract; column 1, lines 3-15; column 3, lines 15-19; and column 4, lines 47-52).

7. Claims 9, 11-14, and 16-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nagai et al. (US 5,205,344) in view of Naess, Jr. et al. (EP 0 337 769).

Nagai et al. disclose a horizontal continuous casting device, in which the device includes a tundish 1 containing molten metal 10 to flow through insulating orifice plate 2

Art Unit: 1725

into a mold cavity provided in a mold 3 removably connected to the reservoir 1, such that the mold housing includes a plurality of channels serving as (nozzle) outlets for supply of lubricating oil 5 and water 8 (providing primary and secondary cooling), with an annular slit (annular gap 7) being provided around the circumference of the mold cavity (abstract; column 1, lines 43-68; column 2, lines 1-52; column 3, lines 4-38; column 4, lines 1-16; and Figures 1-5). Nagai et al. do not disclose a permeable wall material (for supply of oil and/or gas) along the interior wall of the mold housing.

However, Naess, Jr. et al. disclose a horizontal continuous casting apparatus for casting aluminum and other metals, in which the apparatus includes a mold cavity 4 provided with a permeable ring 20 for the supply of oil and/or gas via gas bore 21 and oil bore 22, an inwardly protruding (axial) projection 15 extending along the surface of the permeable wall material (permeable ring 20 (held by tongue 27 and groove 26), which is provided along the interior wall of the mold cavity 4), first housing structure 11 contacting permeable ring 20, second housing part 5, and aluminum/steel sleeve 12 serving as a thermally insulating annular plate that includes the axial protruding projection 15 at its bottom side, with the sleeve held in by bolts to allow for removal/exchange with other sleeves of different sizes, and a cooling water supply 29-32 (abstract; column 1, lines 3-15 and 53-63; column 2, lines 1-10 and 28-63; column 3, lines 1-65; column 4, lines 1-52; and Figures 1-6). These features are advantageous for providing controlled, uniform cooling of one or more molds of selectively different shapes and sizes by providing oil and/or gas through the permeable material (abstract; column 1, lines 3-15; column 3, lines 15-19; and column 4, lines 47-52).

Art Unit: 1725

It would have been obvious to one of ordinary skill in the art at the time the applicants' invention was made to modify the horizontal continuous casting device disclosed by Nagai et al., by adding the permeable wall material along the interior wall of the mold housing, an axial protrusion extending along the permeable wall material, and the multiple housing structures, all of which are taught by Naess, Jr. et al., in order to provide controlled, uniform cooling of one or more molds of selectively different shapes and sizes by providing oil and/or gas through the permeable material (Naess, Jr. et al.; abstract; column 1, lines 3-15; column 3, lines 15-19; and column 4, lines 47-52).

8. Claims 9, 11-14, and 16-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kittilsen et al. (US 5,915,455).

Kittilsen et al. disclose an apparatus for horizontal casting of light metals, in which the apparatus includes a tundish 3 with a first insulating plate 29 for supplying molten metal M that flows into a steel pipe 28 and into a mold 10, such that the mold 10 has multiple housings (including a first mold housing having a plurality of channels); a second mold housing 26; a thermally insulating annular plate (structures with 21 and 23 written thereon) arranged against the first mold housing; an oil ring 19 with oil supply channels 20 to lubricate the mold; a transition ring of insulating porous refractory material 21 to provide heat transfer via oil (from oil ring 19 and oil supply channels 20) and gas from gas supply channels 22 to the interior wall of the mold housing (in the vicinity of metal solidification region 25 and to the left of mold depth parameters L1 and L2); and separate primary and secondary cooling water circuits (11,12) for flow of

Art Unit: 1725

coolant around the circumference of the mold cavity (abstract; column 1, lines 55-67; column 2, lines 1-44; column 3, lines 7-67; column 4, lines 1-67; column 5, lines 1-3; and Figures 1 and 2). One of ordinary skill in the art would have recognized that (in addition to the conventional types of mold material -- e.g. aluminum, copper, steel etc.), although the primary cooling is not specifically controlled by valve means, the removal and/or exchanges of several molds having various geometries (having dimensions with axial protrusions, leading to variance in the coolant flow rates through the annular slits/nozzles) were made (easily replaceable) by Kittilsen et al. (in Tables I and II), for the purpose of producing ingots at adequate casting speed with good surface quality (Kittilsen et al.; column 3, lines 50-67; column 4, lines 1-27; and column 5, lines 20-41).

# Response to Arguments

9. The examiner acknowledges the applicants' amendment received by the USPTO on September 28, 2004. Although the applicants have overcome the prior objection to claim 14, a new objection to claim 9 has been raised by the amendment (see paragraph 1 above). Double patenting rejections have been expanded to include more claims, due to addition of new claims to the related application (see paragraph 3 above). The applicants have cancelled claims 10 and 15 and have combined the subject matter of these claims into independent claims 9 and 14, respectively, such that all previous 35 USC 103(a) rejections that included the Sokolowski reference have been overcome. Claims 9, 11-14, and 16-18 are currently under consideration in the application.

**Art Unit: 1725** 

10. Applicants' arguments filed September 28, 2004 have been fully considered but they are not persuasive.

With regard to the applicants' remarks/arguments on pages 6-8 of the amendment (addressing the 35 USC 103(a) rejections in paragraphs 6-8 above), the examiner respectfully disagrees with the following issues:

On page 6, in the paragraph addressing the Dantzig et al. reference, the examiner respectfully disagrees with the applicants' statement that Dantzig et al. do not disclose primary and secondary cooling zones. The supply means (separate oil and water supplies) are considered as primary and secondary cooling zones, and these supplies are in the form of circumferential slits and a manifold, respectively.

On page 7, in the paragraph addressing the Nagai et al. reference, the examiner respectfully asserts that Nagai et al. contain all features of the claims except the permeable wall material, which is also lacking in Dantzig et al.

For both Dantzig et al. and Nagai et al. (primary references under 35 USC 103(a)), the Naess, Jr. et al. reference has been used in combination to provide the permeable wall material (as well as a motivation for using the permeable material). In the paragraph bridging pages 6 and 7, the applicants additionally argue that Naess, Jr. et al. do not disclose an inwardly protruding projection extending along the surface of the permeable wall material. However, these structures are taught by Naess, Jr. et al., with such structures including a permeable ring 20 and an inwardly protruding projection 15 (also see paragraphs 6 and 7 above for further details). It is noted that the newly amended portions (last 3 underlined lines) of the applicants' independent claims 9 and

Art Unit: 1725

14 generally correspond to the subject matter in cancelled dependent claims 10 and 15. However, these limitations are present in the Naess, Jr. et al. reference, as discussed in paragraphs 6 and 7 above. Furthermore, the permeable insulating plate of Naess, Jr. et al. is also provided with through holes, and the cooling effect is influenced due to removal/exchange of the sleeve with other sleeves of different sizes, which will vary the length of the protruding projection relative to each of the different sleeves that are replaced in the horizontal mold assembly.

In the paragraph bridging pages 7 and 8 of the remarks/arguments, the applicants state that Kittilsen et al. do not provide primary and secondary cooling sections and a protrusion on the insulating plate. However, Kittilsen et al. show that the primary and secondary cooling sections (in the form of cooling water circuits 11,12) provide for two distinct cooling regions around the circumference of the mold cavity (see paragraph 8 above). In addition, permeable wall material (insulating porous refractory material 21) is also disclosed by Kittilsen et al. Although the protrusion dimensions (lengths) are not specifically disclosed, the tables (Tables I and II) show removal/exchange of several molds of differing geometries, which will vary with respect to the protrusions remaining on the portions to which the horizontal mold attaches. Although the heating elements 27 and the steel pipe 28 are enclosed by the insulating plate 29, another thermally insulating annular plate (structures with 21 and 23 written thereon) is arranged against the first mold housing, and both of these thermally insulating annular plates have a protrusion extending in an axial direction of the mold

Art Unit: 1725

housing, while also being adjacent the permeable wall material, in the form of porous refractory material, through which oil and/or gas is provided.

### Conclusion

11. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

12. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dr. Kevin P. Kerns whose telephone number is (571) 272-1178. The examiner can normally be reached on Monday-Friday from 8:00am-5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tom Dunn can be reached on (571) 272-1171. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Art Unit: 1725

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Kevin P. Kerns Kerin Kams 11/6/04 Examiner Art Unit 1725

Kfk kpk November 6, 2004